

Landlord/Tenant Agreement

Complete all requested information. All parties should retain a copy.



This agreement is necessary for the tenant's application for the Rent Assistance Program. After approval, a copy with the agency agreement completed will be sent to all parties that specifies the amount paid and rental period covered. By accepting payment, the landlord accepts the terms of this agreement.

The tenant,	, living at _		has requested rent
assistance from Louisville Met	ro RCS, Neighborhood Plac	e.	
Is there a current lease agreen	nent in use? Yes No	If no, complete the rent	al agreement portion, page 3.
Does the tenant receive a subs	sidy? Yes No If ye	es, tenant's portion is \$	the subsidized portion is \$
or building fees paid directly to	o the landlord as part of th	e rent. See terms below for	charges stated in the lease such as utility charges not allowed.) for the month(s) of
Is the landlord willing to accep	t 3 months future rent? Yo	es No Other	·
Landlord or Property Name (as	s listed on W9)		
Does landlord have a family or	social relationship with te	nant? No Yes (describ	e)
Landlord Physical Address			
Landlord Phone		Landlord Email	
If the landlord's W9 is not already	on file, Neighborhood Place	will send a secure electronic re	quest via email.

Terms (signatures required page 2): Tenant and Landlord acknowledge and agree that Tenant owes Landlord unpaid rent and/or requires assistance with future rent. The Landlord and Tenant have agreed to accept assistance from Metro Government, as administered by Neighborhood Place. Landlord agrees to forgive 100% of any late fees, interest, penalties (including non-elective Month to Month fees due to arrears), legal, and/or court fees related to nonpayment of rent since April 1, 2020.

By accepting payment from the Rent Assistance program on behalf of Tenant to Landlord, the Landlord agrees that:

a. A current written lease, signed by both Landlord and Tenant, exists for the Premises. b. As of the date of this Agreement, there is no other material violation of the Lease by Tenant. c. Landlord shall not file nor cause to be filed a complaint for possession nor eviction based upon unpaid rent nor late fees accruing as of the date of this Agreement. Landlord, on its own behalf and on behalf of all successors in interest, forever waives, releases and discharges any claim for any rent-arrearage or late-fees from the tenant for the period which the landlord is accepting payment from this program, which will be specified in the payment pledge sent by Neighborhood Place when the tenant's application for assistance has received final approval. Tenant retains responsibility for any irregular charges accrued such as elective month to month fees (tenant was given option to renew), landscaping, or maintenance fees. d. Landlord will credit the Future Rent Amount toward Tenant's rent due for the current and future month(s), as applicable. e. Landlord agrees to not initiate any action relating to the rent arrearage that would affect the credit report of Tenant, nor to pursue collection against Tenant for the period covered by this Agreement. f. Landlord agrees to not pursue eviction of Tenant for any rent due prior to March 13, 2020. g. Landlord will allow Tenant 45 days from last day of the final month for which Rent Assistance Program funding covers rent before filing for late payment eviction proceedings for nonpayment of rent or non-renewal of the lease. h. After waiting for the period outlined in Item "g" above, Landlord will provide Tenant 30 days' notice of eviction for nonpayment of rent or non-renewal of the lease. i. Should the Tenant vacate Premises before the last month for which future rent has been paid by Rent Assistance Program, Landlord shall refund the remaining balance to the Tenant for Tenant's use toward housing stability. j. Should Landlord violate any provision of this Agreement, Landlord shall be required to return the total amount of funds paid to Neighborhood Place (701 W Ormsby Ave Ste 201, Louisville, KY 40203). k. In the event Landlord is required to return funds as outlined in "j", all other provisions of this Agreement shall remain in effect.

Representations by Landlord:

a. Landlord acknowledges that by applying for and receiving federal assistance from Metro Government Emergency Rental Assistance Program, administered as Rent Assistance Program by Neighborhood Place, that any fraudulent misrepresentation may be punishable under State and/or Federal law. **b.** The undersigned Landlord is the Landlord under the terms of the Lease (or agent of Landlord acting with binding authority upon



Landlord/Tenant Agreement

Complete all requested information. All parties should retain a copy.



Landlord), and all information provided by Landlord to the Rent Assistance Program is true and accurate to the best of Landlord's knowledge. **c.** There is no other material violation of the Lease by Tenant other than nonpayment of rent. **d.** That the rent arrearage or future rent to be paid by Rent Assistance Program is not a duplication of assistance coming from another private or public funding source. **e.** Landlord understanding this Agreement, knowingly and willingly enters into it, and has had the opportunity to discuss it with legal counsel, if desired.

Representations by the Tenant:

a. Tenant acknowledges that by applying for and receiving assistance from the Emergency Rental Assistance Program, administered as Rent Assistance Program by Neighborhood Place, that any fraudulent misrepresentation may be punishable under State and/or Federal law. b. That undersigned Tenant is the Tenant under the terms of the Lease, and all information provided by Tenant to the Eviction Diversion program is true and accurate to the best of Tenant's knowledge. c. There is no other material violation of the Lease by Tenant other than nonpayment of rent. d. That the rent arrearage or future rent to be paid by Rent Assistance Program is not a duplication of assistance coming from another private or public funding source. e. Should the Tenant vacate the Premises before the last month for which future rent has been paid by Rent Assistance Program, and should the Landlord refund the remaining balance to the Tenant, the Tenant will use that refund for the Tenant's own housing stability. f. Tenant understandings this Agreement, knowingly and willingly enters into it, and has had the opportunity to discuss it with legal counsel, if desired. g. Tenant understands that this Agreement resolves the issue of rent and fees accruing through the date of execution only, and that all other obligations of the Lease remain enforceable including irregular charges owed such as elective month to month fees (tenant was given the option to renew) or maintenance charges. h. The parties reserve the right to judicially enforce this Settlement Agreement.

Disclosure or discovery that the Landlord has knowingly misrepresented material facts or attempted to defraud or deceive Metro in the administration of the funds will be considered attempted fraud and Metro reserves the right to deny the claim by the Landlord for this program and any other Grant Program Metro Government administers, and for the Landlord and all future claims where the Landlord has any identity of interest.

Landlord/Agent Signature	Date	Tenant Signature (Head of Household)	Date	
Printed Name of Landlord/Agent		Printed Name of Tenant (Head of Household)		
Name of agency and title for Agent acting	 g on behalf of Land	lord (if applicable)		
Printed Name of Attorney for Landlord (if	applicable)	Printed Name of Attorney for Tenant (if o	applicable)	
	and/or future rent	Printed Name of Attorney for Tenant (if o	.,	
ual payment amounts will be the rent owed umentation, which meet the program policy be completed by Neighborhood Place Aut	and/or future rent requirements.		supported by case	
pal payment amounts will be the rent owed umentation, which meet the program policy be completed by Neighborhood Place Aut e Landlord shall be paid as follows:	and/or future rent requirements.	expected, at the time of approval, most accurately	supported by case	
tal payment amounts will be the rent owed umentation, which meet the program policy be completed by Neighborhood Place Aut e Landlord shall be paid as follows: yment for Back Rent	and/or future rent requirements.	expected, at the time of approval, most accurately f after approval. A final copy will be sent to all par	supported by case	
tal payment amounts will be the rent owed umentation, which meet the program policy be completed by Neighborhood Place Aut e Landlord shall be paid as follows: yment for Back Rent a. The Neighborhood Place Evictio	and/or future rent requirements. horized Staff ONLY	expected, at the time of approval, most accurately after approval. A final copy will be sent to all par tance program, as administered by LMG, shall pay t	supported by case rties.	
tal payment amounts will be the rent owed umentation, which meet the program policy be completed by Neighborhood Place Aut e Landlord shall be paid as follows: yment for Back Rent a. The Neighborhood Place Evictio	and/or future rent requirements. horized Staff ONLY	expected, at the time of approval, most accurately f after approval. A final copy will be sent to all par	supported by case rties.	
tal payment amounts will be the rent owed umentation, which meet the program policy be completed by Neighborhood Place Autor to Cover to	and/or future rent requirements. horized Staff ONLY n Prevention Assist rent arrearages (ex	expected, at the time of approval, most accurately after approval. A final copy will be sent to all par tance program, as administered by LMG, shall pay t	rties. the Landlord ole charges).	
be completed by Neighborhood Place Aut e Landlord shall be paid as follows: yment for Back Rent a. The Neighborhood Place Evictio \$	and/or future rent requirements. horized Staff ONLY n Prevention Assist rent arrearages (ex	expected, at the time of approval, most accurately after approval. A final copy will be sent to all partance program, as administered by LMG, shall pay to cluding tenant damages, late fees, or other ineligibations are program shall pay the Landlord months of	rties. the Landlord ole charges).	
be completed by Neighborhood Place Aut e Landlord shall be paid as follows: yment for Back Rent a. The Neighborhood Place Evictio \$	and/or future rent requirements. horized Staff ONLY n Prevention Assist rent arrearages (ex	expected, at the time of approval, most accurately after approval. A final copy will be sent to all partance program, as administered by LMG, shall pay to cluding tenant damages, late fees, or other ineligib	rties. the Landlord ole charges).	





RENTAL AGREEMENT

In addition to the agreement signed above, complete this portion if the lease is expired.

This program cannot assist with rent fo	or rooms within a s	shared house or unit.		
Does the rental unit include a separate	entrance, bathroo	om, and kitchen? Yes No		
The tenant has resided in the unit since	e(M	M/YY)		
Please list any material changes to the	rental agreement	since the last available lease:	·	
Is the rental agreement on a month to	month basis? Yes_	No If no, the agreement is set to expi	re	
Please list all residents of the unit:				
		<u> </u>		
• •	ionally misreprese	e best of my knowledge. I understand that int enting, concealing, or withholding facts may su	, ,	
Landlord/Agent Signature	 Date	Tenant Signature (Head of Household)	 Date	
Printed Name of Landlord/Agent		Printed Name of Tenant (Head of Household)		
Name of agency and title for Agent o	 acting on behalf of l	Landlord (if applicable)		